



UNITED STATES PATENT AND TRADEMARK OFFICE

DIRECTOR OF THE UNITED STATES PATENT AND TRADEMARK OFFICE
 BOARD OF PATENT APPEALS AND INTERFERENCES
 BOX INTERFERENCE, WASHINGTON, D.C. 20231

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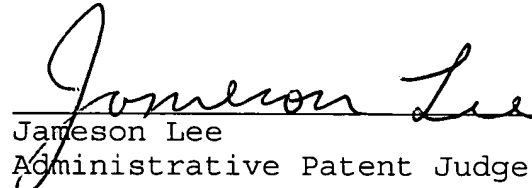
OCT 21 2004

PAT. & T.M. OFFICE
 BOARD OF PATENT APPEALS
 AND INTERFERENCES

Applicants: Sakaguchi et al.
 Application No.: 09/161,774
 Filed: 09/29/98
 For: Process for production of
 semiconductor substrate

The above-identified application or patent has been forwarded to the Board of Patent Appeals and Interferences because it is adjudged to interfere with another application or patent. An interference has been declared. The interference is designated as No. 105,263.

Notice is hereby given the parties of the requirement of the law for filing in the Patent and Trademark Office a copy of any agreement "in connection with or in contemplation of the termination of the interference." 35 U.S.C. § 135(c).


 Jameson Lee
 Administrative Patent Judge

Filed by: Jameson Lee
Administrative Patent Judge
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Filed:
October 21, 2004

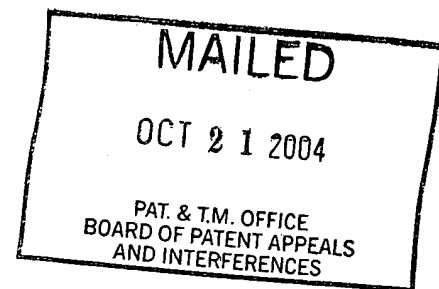
UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS
AND INTERFERENCES

TAKESHI MATSUSHITA and
HIROSHI TAYANAKA
Junior Party
(Patent 5,811,348),

v.

KIYOFUMI SAKAGUCHI and
TAKAO YONEHARA
Senior Party
(Application 09/161,774).



Patent Interference No. 105,263

DECLARATION

Part A. Declaration of interference

An interference is declared (35 U.S.C. § 135(a)) between the above-identified parties. Details of the application(s), patent (if any), reissue application (if any), count(s) and claims designated as corresponding or as not corresponding to the count(s) appear in Parts E and F of this DECLARATION.

¹ The telephone number until October 6, 2004, is 703-308-9797. The facsimile number until October 6, 2004, is 703-305-0942.

Part B. Judge managing the interference

Administrative Patent Judge Jameson Lee has been designated to manage the interference. 37 CFR § 41.104(a) [Bd. R. 104(a)].

Part C. Standing order

A Trial Section STANDING ORDER [SO] accompanies this DECLARATION. The STANDING ORDER applies to this interference.

Part D. Initial conference call

A telephone conference call to discuss the interference is set for **10:00 a.m. on December 16, 2004** (the Board will initiate the call).

No later than **two business days** prior to the conference call, each party shall file and serve by facsimile (SO ¶ 4.5) a list of the motions (Bd. R. 120; Bd. R. 204; SO ¶ 26) the party intends to file.

A sample schedule for taking action during the motion phase appears as Form 2 in the STANDING ORDER. Counsel are encouraged to discuss the schedule prior to the conference call and to agree on dates for taking action. A typical motion period lasts approximately eight (8) months. Counsel should be prepared to justify any request for a shorter or longer period.

Part E. Identification and order of the parties

Junior Party

Named inventors: Takeshi Matsushita, Kanagawa, Japan
Hiroshi Tayanaka, Kanagawa, Japan

Patent: 5,811,348, issued September 22, 1998
based on application 08/595,382, filed
February 1, 1996

Title: Method for separating a device forming
layer from a base body

Assignee: Sony Corporation

Accorded Benefit: None

Senior Party

Named Inventors: Kiyofumi Sakaguchi, Isehara-Shi, Japan
Takao Yonehara, Atsugi, Japan

Application: 09/161,774, filed September 29, 1998

Title: Process for production of semiconductor
Substrate

Assignee: None

Accorded Benefit: Application 09/863,717, filed May 27, 1997
Application 08/401,237, filed March 9, 1995
Japanese Application 7-045441, filed
March 6, 1995
Japanese Application 6-039389, filed
March 10, 1994

The senior party is assigned exhibit numbers 1001-1999. The junior party is assigned exhibit numbers 2001-2999. Bd. R. 154(c)(1). The senior party is responsible for initiating settlement discussions. SO ¶ 18.

Part F. Count and claims of the parties

Count 1

Claim 97 of Sakaguchi's Application No. 09/161,774

or

Claim 1 of Matsushita's Patent 5,811,348

The claims of the parties are:

Matsushita: 1-11

Sakaguchi: 97-104

The claims of the parties which correspond to Count 1 are:

Matsushita 1-7 and 9-11

Sakaguchi 97-104

The claims of the parties which do not correspond to Count 1, and therefore are not involved in the interference, are:

Matsushita 8

Sakaguchi None

Part G. Heading to be used on papers

The heading in SO Form 1 must be used on all papers filed in this interference.

See SO ¶ 7.2.1. The administrative patent judge and parties must be indicated as follows:

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS
AND INTERFERENCES
(Administrative Patent Judge Jameson Lee)

TAKESHI MATSUSHITA and
HIROSHI TAYANAKA
Junior Party
(Patent 5,811,348),

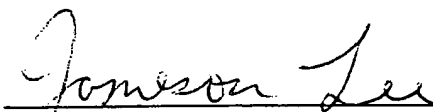
v.

KIYOFUMI SAKAGUCHI and
TAKAO YONEHARA
Senior Party
(Application 09/161,774).

Patent Interference No. 105,263

Part H. Order form for requesting file copies

When requesting copies of files, use of SO Form 4 will greatly expedite processing of the request. Please attach a copy of Part E of this DECLARATION with a hand-drawn circle around the patents and applications for which a copy of a file wrapper is requested.


Jameson Lee
Jameson Lee
Administrative Patent Judge

Enc:

Copy of STANDING ORDER
Form PTO-850
Copy U.S. Patent 5,811,348
Copy of claims of 09/161,774

Revised September 2004

cc (via overnight delivery):

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